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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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51206 7590 06/11/2010 TOWNSEND AND TOWNSEND AND CREW LLP/ORACLE TWO EMBARCADERO CENTER 8TH FLOOR SAN FRANCISCO, CA 94111-3834				
EXAMINER TESLOVICH, TAMARA				
ART UNIT 2437		PAPER NUMBER		
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**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

# Office Action Summary

**Application No.**

09/998,893

**Applicant(s)**

SINN ET AL.

**Examiner**

Tamara Teslovich

**Art Unit**

2437

**-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --**  
**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 30 March 2010.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1,7,9-14,16,20-25,27,31-36,38,39,41-44,46-49 and 51-57 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1,7,9-14,16,20-25,27,31-36,38,39,41-44,46-49 and 51-57 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
  - ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO/SB/08)  
Paper No(s)/Mail Date 04.01.10, 04.21.10
- 4) ☐ Interview Summary (PTO-413)  
Paper No(s)/Mail Date \_\_\_\_\_
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: \_\_\_\_\_

### **DETAILED ACTION**

This Office Action is in response to Applicant's remarks and amendments filed March 30, 2010.

Claims 1, 7, 9-14, 16, 20-25, 27, 31-36, 38, 39, 41-44, 46-49 and 51-57 are pending and herein considered.

### ***Response to Arguments***

Applicant's arguments filed March 30, 2010 regarding the Examiner's 35 USC 102 rejection of the claims have been fully considered but they are not persuasive.

In response to Applicant's arguments concerning Hardy's alleged failure to disclose "a first workflow which calls for obtaining an approval before performing a certificate related action for users having a first user type and a second workflow which does not call for obtaining approval before performing a certificate related action for users having a second user type" as claimed in claim 1, the Examiner respectfully disagrees. Applicant sets forth the same arguments as presented in his previous response, supplemented by a citation to the Examiner's response thereto. Unfortunately, Applicant's response focuses on one single line of the Examiner's lengthy response, failing entirely to acknowledge the remaining page of remarks including at least five additional citations to portions of the Hardy reference serving to teach the limitations provided above. As such, the Examiner, rather than copying and pasting her remarks from the last office action, would like to direct Applicant's attention to page 3 of

her outstanding office action in its entirety (as well as the first half of page 4) where she has already responded to Applicant's allegations concerning Hardy's alleged failures.

Applicant goes on to provide a copy of his claim 1 in its entirety, followed by 3 unsupported allegations:

"Hardy fails to disclose, either expressly or inherently, Hardy fails to disclose, either expressly or inherently, a first workflow which calls for obtaining an approval before performing a certificate related action for users having a first user type and a second workflow which does not call for obtaining approval before performing a certificate related action for users having a second user type. Hardy also fails to disclose obtaining an approval from an entity identified in a user profile for the user and obtaining a certificate based on that approval. Furthermore, Hardy does not disclose, expressly or inherently, obtaining and maintaining a real time status for certificates as recited in the pending claims. For at least these reasons, the Applicant's respectfully request withdrawal of the rejection and allowance of [the] claims"

The first of these allegations is identical to that responded to above and as such, remains unpersuasive for those same reasons. In response to applicant's second and third arguments that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., "obtaining an approval from an entity identified in a user profile for the user and obtaining a certificate based on that approval" and "obtaining and maintaining a real time status for certificates") and are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). While portions of Applicant's allegations appear interspersed throughout Applicant's claims, Applicant's remarks fail to comply with 37 CFR 1.111(b) and (c) because they amount to a general allegation that the claims define a patentable invention without specifically pointing out

how the language of the claims patentably distinguishes them from the references and fail to clearly point out the patentable novelty which he or she thinks the claims present in view of the state of the art disclosed by the references cited or the objections made. Further, they do not show how the amendments avoid such references or objections. Last but not least the Examiner is unfamiliar with any sort of "user profile for the user" within Applicant's claims and suggests that Applicant rely upon his claim language in his arguments so that it may be apparent to the Examiner what his scope of protection entails.

Applicant's remarks concerning claim 38 are identical to those provided regarding claim 1 and are unpersuasive for those same reasons as presented above with regards to claim 1.

Regarding Applicant's newly added claims, Applicant is reminded of his duty to provide support in his remarks for any and all claim amendments as well as newly added claims. Nowhere in Applicant's remarks has he provided any support for his newly added claims nor has he mentioned them at all within his remarks regarding patentability leaving the Examiner to re-examine his Specification in its entirety to find support for his additions and no reasoning as to why the newly added claims were introduced.

It is for the reasons presented above that the Examiner maintains her 35 USC 102 rejection of Applicant's claims. However, it is in view of Applicant's newly added claim language and newly added claims that the Examiner has amended her rejection to reject Applicant's claims under 35 U.S.C. 103(a) as being unpatentable over U.S.

Patent No. 6,073,242 granted to Hardy et al., and further in view of United States Patent No. 6,842,863, granted to Fox et al.

***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

**Claims 1, 7, 9-14, 16, 20-25, 27, 31-36, 38, 39, 41-44, 46-49 and 51-57 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,073,242 granted to Hardy et al., and further in view of United States Patent Application Publication No. 2005/0138363 A1 by Fox et al.**

As per **claim 1**, Hardy discloses a method comprising:

receiving at an Identity System a request for a first certificate related action for a first user wherein the certificate related action is selected from a group consisting of a certificate enrollment action, a certificate renewal action, and a certificate revocation action (col.5 lines 42-55; col.11 lines 9-30; col.19 line 54 thru col.20 line 44); and

retrieving by the Identity System a first workflow for responding to said request from a plurality of workflows for responding to requests for certificate related actions, wherein each workflow in said plurality of workflows corresponds to a different set of

characteristics for a user (col.3 line 54 thru col.4 line 7; col.13 line 44 thru col.14 line 25) wherein the first workflow contains a first set of directives and a second workflow in said plurality of workflows contains a second set of directives, wherein said first set of directives is different from said second set of directives (col.14 lines 7-25), wherein said first workflow calls for obtaining an approval before performing a certificate related action (col.4 lines 23-26, 39-41) for users having a first user type, wherein said second workflow does not call for obtaining an approval before performing a certificate related action (col.4 line 57 thru col.5 line 5) for users having a second user type (col.4 line col.16 lines 8-41), and wherein retrieving the first workflow further comprises selecting the first workflow from a plurality of workflows based on the first certificate related action and a user type of the first user (col.13 line 44 thru col.14 line 25) from a set of characteristics for the first user from an identity profile for the first user maintained by the Identity System being the first user type (col.4 lines 57-67);

performing said first workflow, wherein performing said first workflow comprises retrieving an approval response from an entity associated with the first user and identified in the identity profile for the first user and obtaining a certificate based on the approval response (col.4 lines 11-18, 23-45; col.6 lines 32-44); and

Hardy fails to particularly point out whereby the certificate is obtained from a certificate authority external to an Identity System and includes a real time status, both the status and certificate eventually being stored in the Identity System.

Fox describes the use of Certificate Authorities for the generation and transmission of certificates (pars 2-3, 7-8), certificates which may be transmitted to

Identity Systems for use therein and which include real time status capabilities (pars 30, 34-35, 44, 51-52, 54; figure 4).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to include within Hardy the Certificate Authority and real time status as described in Fox to provide for the generation of certificates at a trusted party external to a system whereby both the Certificate Authority and the Identity System are capable of using the real time status information within the certificate to determine the validity thereof.

As per **claim 7**, Hardy discloses receiving said plurality of workflows (col.4 lines 58-67).

As per **claim 9**, Hardy discloses receiving a second request for a second certificate related action for a second user wherein the second certificate related action is selected from a group consisting of a certificate enrollment action, a certificate renewal action, and a certificate revocation action (col.3 line 45 thru col.4 line22);

retrieving the second workflow for responding to said second request from said plurality of workflows, wherein retrieving the second workflow further comprises selecting the second workflow from the plurality of workflows based on the second certificate related action and a user type of the second user (col.3 line 54 thru col.4 line 7; col.13 line 44 thru col.14 line 25; col.16 lines 8-41) from a set of characteristics for the



second user from an identity profile for the second user maintained by the Identity System being the secure user type (col.4 lines 57-67); and

performing said second workflow (col.13 line 44 thru col.14 line 25), wherein performing said second workflow comprises obtaining a second certificate without retrieving an approval response (col.3lines 32-44)

As per **claim 10**, Hardy disclose wherein said first certificate related action is a certificate enrollment action and said second certificate related action is a certificate enrollment action (col.5 lines 42-55; col.11 lines 9-30).

As per **claim 11**, Hardy discloses wherein said first certificate related action is a certificate renewal action and said second certificate related action is a certificate renewal action (col.5 lines 42-55; col.5 lines 42-55; col.11 lines 9-30).

As per **claim 12**, Hardy discloses performing said first workflow, wherein said first certificate related action is a certificate enrollment action (col.5 lines 42-55; col.11 lines 9-30; col.19 line 54 thru col.20 line 44) and wherein performing said first workflow comprises obtaining a certificate, wherein obtaining the certificate comprises authenticating said first user, forwarding said request to a Certificate Processing Server, receiving said certificate, and storing said certificate (col.5 lines 42-55; col.11 lines 9 thru col.12 line 49).

As per **claim 13**, Hardy discloses performing said first workflow, wherein said certificate related action is a certificate renewal action (col.5 lines 42-55; col.11 lines 9-30; col.19 line 54 thru col.20 line 44) and wherein performing said first workflow comprises obtaining a certificate renewal, wherein obtaining the certificate renewal comprises authenticating said first user, forwarding said request to a Certificate Processing Server, and receiving a certificate renewal acknowledgement (col.5 lines 42-55; col.11 lines 9 thru col.12 line 49).

As per **claim 14**, Hardy discloses performing said first workflow, wherein said certificate related action is a certificate revocation action (col.5 lines 42-55; col.11 lines 9-30; col.19 line 54 thru col.20 line 44) and wherein performing said first workflow comprises revoking a certificate, wherein revoking the certificate comprises authenticating said first user, and forwarding said request to a Certificate Processing Server (col.5 lines 42-55; col.11 lines 9 thru col.12 line 49).

**Claim 16** is directed towards a system's implementation of the method of claim 1 and is rejected by similar rationale.

**Claim 20** is directed towards a system's implementation of the method of claim 7 and is rejected by similar rationale.

**Claims 21 and 22** are directed towards a system's implementation of the method of claims 9 and 10 and are rejected by similar rationale.

**Claims 23-25** are directed towards a system's implementation of the method of claims 12-14 and are rejected by similar rationale.

**Claim 27** is directed towards an apparatus' implementation of the method of claim 1 and is rejected by similar rationale.

**Claim 31** is directed towards an apparatus' implementation of the method of claim 7 and is rejected by similar rationale.

**Claims 32 and 33** are directed towards an apparatus' implementation of the method of claims 9 and 10 and are rejected by similar rationale.

**Claims 34-36** are directed towards an apparatus' implementation of the method of claims 12-14 and are rejected by similar rationale.

**Claim 38** is directed towards the method of claim 1 and is rejected by similar rationale.

**Claims 39** is directed towards the method of claim 7 and is rejected by similar rationale.

**Claim 41** is directed towards a broader form of the method of claims 10 and 11 and is rejected by similar rationale.

As per **claim 42**, Hardy discloses wherein receiving the first request, retrieving the first workflow, performing the first workflow, receiving the second request, retrieving the second workflow, and performing the second workflow are performed by an Identity system in communication with an Access System (col.3 lines 45-56).

**Claim 43** is directed towards a system's implementation of the method of claim 1 and is rejected by similar rationale.

**Claim 44** is directed towards a system's implementation of the method of claim 7 and is rejected by similar rationale.

**Claim 46** is directed towards a broader form of a system's implementation of the method of claims 10 and 11 and is rejected by similar rationale.

As per **claim 47**, Hardy discloses wherein receiving the first request, retrieving the first workflow, performing the first workflow, receiving the second request, retrieving

the second workflow, and performing the second workflow are performed by an Identity system in communication with an Access System (col.3 lines 45-56).

**Claim 48** is directed towards an apparatus's implementation of the method of claim 1 and is rejected by similar rationale.

**Claim 49** is directed towards an apparatus' implementation of the method of claim 7 and is rejected by similar rationale.

**Claim 51** is directed towards a broader form of an apparatus' implementation of the method of claims 10 and 11 and is rejected by similar rationale.

As per **claim 52**, Hardy discloses wherein receiving the first request, retrieving the first workflow, performing the first workflow, receiving the second request, retrieving the second workflow, and performing the second workflow are performed by an Identity system in communication with an Access System (col.3 lines 45-56).

As per **claim 53**, Hardy discloses applying a Lightweight Directory Access protocol (LDAP) filter to attributes of the identity profile for the first user (col.5 lines 52-56; col.9 lines 54-56; Fig 2A).

As per **claim 54**, Hardy discloses wherein the entity associated with the first user comprises a third user (col.4 lines 11-18, 23-45; col.6 lines 32-44).

As per **claim 55**, Fox discloses storing validation information for said certificate in the Identity System, wherein said validation information includes an identifier of a time said real time status was retrieved and a validation interval for said real time status; receiving at the Identity System a request to export the certificate; determining with the Identity System whether to check a status for said certificate, wherein determining whether to check the status for the certificate comprises querying a parameter field in the Identity System; and in response to determining to check the status for said certificate, determining with the Identity System whether to check the status for the certificate in real time comprises querying a parameter field in the Identity System (pars 30, 34-35, 44, 51-52, 54; figure 4).

**Claim 56** is directed towards a system's implementation of the method of claim 55 and is rejected by similar rationale.

**Claim 57** is directed towards an apparatus' implementation of the method of claim 55 and is rejected by similar rationale.

***Conclusion***

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tamara Teslovich whose telephone number is (571) 272-4241. The examiner can normally be reached on Mon-Fri 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on (571) 272-3865. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Tamara Teslovich/  
Examiner, Art Unit 2437

/Emmanuel L. Moise/  
Supervisory Patent Examiner, Art Unit 2437